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CORRECTION OF PATENTS



Group 2700

PTO/SB/ 26 (10-94) Approved for use through 07/31/96. OMB 0651-0031 Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION OVER A PRIOR PATENT	Docket Number (Optional)
In re Application of: LOUIS T. GNECCO and Paula S. GNECCO Application No. 08/835,350 Filed: 04/07/97 For: ELECTROMAGNETICALLY SHIELDED HEARING AID	
The owner, GNECCO ET AL of 100 percent interest in the instant application as provided below, the terminal part of the statutory term of any patent granted on the instant extend beyond the expiration date of the full statutory term defined in 35 U.S.C. 154 to shortened by any terminal disclaimer, of prior Patent No. 15,040,45.7 The owner has o granted on the instant application shall be enforceable only for and during such period the commonly owned. This agreement runs with any patent granted on the instant application grantee, its successors or assigns.	nt application, which would in 156 and 173, as presently ereby agrees that any patent that it and the prior patent are
In making the above disclaimer, the owner does not disclaim the terminal part of any application that would extend to the expiration date of the full statutory term as defined in 3 of the prior patent, as presently shortened by any terminal disclaimer, in the event that it lat a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdict in whole or terminally disclaimed under 37 CFR 1.321, has all claims cancelled by a reexamin or is in any manner terminated prior to the expiration of its full statutory term as presently disclaimer.	5 U.S.C. 154 to 156 and 173 ter: expires for failure to pay ion, is statutorily disclaimed nation certificate, is reissued,
Check either box 1 or 2 below, if appropriate.	
 For submissions on behalf of an organization (e.g., corporation, partnership, university, go etc.), the undersigned is empowered to act on behalf of the organization. 	vernment agency,
I hereby declare that all statements made herein of my own knowledge are true and that all stand belief are believed to be true; and further that these statements were made with the knowledge to the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the such willful false statements may jeopardize the validity of the application or any patent issued them. 2. The undersigned is an attorney of record. Signature Signature	that willful false statements and the United States Code and that reon. Much Market M
Typed or printe PTO suggested wording for terminal disclaimer was PAULA S.	GNECCO
unchanged. changed (if changed, an explanation should be supplied).	

01/14/1999 KWARE Indem Wills Vinit form is estimated to take .2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time required to complete this form should be sent to the Office of Assistance Quality and Enhancement Division, Patent and Trademark Office, Wasbagon, BC 20231, and to the Office of Information and Regulatory Affairs, Office of Management and Budget (Project 0651-0031), Washington, DC 20503. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner of Patents and Trademarks, Washington, DC 20231.

Office Action Summary

Application No.

Applicant(s)

。08/835,350

LOUIS AND PAULA GNECCO

Examiner

REXFORD BARNIE

Group Art Unit 2743



Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 O.G. 213. shortened statutory period for response to this action is set to expire	Responsive to communication(s) filed on Apr 7 1997	•
Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordence with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11; 453 0.G. 213. Interpretation of the mailing date of this action is set to expire		
in accordance with the practice under Ex parse Dusyle, 1935 C.D. 11; 453 0.G. 213. shortened statutory period for response to this action is set to expire month(s), or thirty days, whichever longer, from the mailing date of this communication. Failure to respond within the period for response will cause the plication to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 7 CFR 1.136(a). Sposition of Claims Claim(s) 21 and 22	This action is FINAL.	formal matters are soldier as to the modific beloved
longer, from the mailing date of this communication. Failure to respond within the period for response will cause the prolification to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 7 CFR 1.136(a). sposition of Claims	in accordance with the practice under Ex parte Quayle, 1939	5 C.D. 11; 453 O.G. 213.
Claim(s) 21 and 22 is/are pending in the application. Of the above, claim(s)	longer, from the mailing date of this communication. Failure	to respond within the period for response will cause the
Of the above, claim(s)	isposition of Claims	
Claim(s)		is/are pending in the application.
Claim(s)	Of the above, claim(s)	is/are withdrawn from consideration.
Claim(s)		
Claim(s)		
Claims		
See the attached Notice of Draftsperson's Patent Drawing Review, PTO-948. The drawing(s) filed on		
received in Application No. (Series Code/Serial Number) received in this national stage application from the International Bureau (PCT Rule 17.2(a)). *Certified copies not received: Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). *Ittachment(s) Information Disclosure Statement(s), PTO-1449, Paper No(s). Interview Summary, PTO-413 Notice of Draftsperson's Patent Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152	 ✓ See the attached Notice of Draftsperson's Patent Drawin ☐ The drawing(s) filed on is/are objec ☐ The proposed drawing correction, filed on ☐ The specification is objected to by the Examiner. ☐ The oath or declaration is objected to by the Examiner. Priority under 35 U.S.C. § 119 ☐ Acknowledgement is made of a claim for foreign priority 	ted to by the Examiner. is approved disapproved. under 35 U.S.C. § 119(a)-(d).
 □ received in this national stage application from the International Bureau (PCT Rule 17.2(a)). *Certified copies not received: □ Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e). Attachment(s) □ Notice of References Cited, PTO-892 □ Information Disclosure Statement(s), PTO-1449, Paper No(s). □ Interview Summary, PTO-413 ☒ Notice of Draftsperson's Patent Drawing Review, PTO-948 □ Notice of Informal Patent Application, PTO-152 		m hor)
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Interview Summary, PTO-413 Interview Of Dischard Drawing Review, PTO-948 Notice of Informal Patent Application, PTO-152		ity under 35 U.S.C. § 119(e).
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□ Notice of Informal Patent Application, PTO-152		48
SEE OFFICE ACTION ON THE FOLLOWING PAGES		
SEE OFFICE ACTION ON THE FOLLOWING PAGES		
	SEE OFFICE ACTION ON	THE FOLLOWING PAGES

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DETAILED ACTION

Specification

1. If applicant continues to prosecute the application, revision of the specification and claims to present the application in proper form is required. While an application can be amended to make it clearly understandable, no subject matter can be added that was not disclosed in the application as originally filed. In summary, the disclosure of the present application should be the same as that of the first application with the claimed changes namely; 800-2500Hz and the new drawings incorporated into the original specification.

Claim Objections

- 2. Claims 21 and 22 are objected to because of the following informalities: The claims are in a dependent form and therefore, cannot be examined. Thus, the applicant is advised to incorporate the newly written claims in the original claimed subject matter inorder to put the claim(s) in an independent form thus making it possible to examine the claimed subject matter. Appropriate correction is required.
- 3. The applicant is advised to incorporate the newly claimed changes into the original specification and claims and file the application as such inorder to put the application in condition for examination.

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Double Patenting

4. The non-statutory double patenting rejection, whether of the obviousness-type or non-obviousness-type, is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent. *In re Thorington*, 418 F.2d 528, 163 USPQ 644 (CCPA 1969); *In re Vogel*, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); *In re Van Ornum*, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); *In re Longi*, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); and *In re Goodman*, 29 USPQ2d 2010 (Fed. Cir. 1993).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(b) and © may be used to overcome an actual or provisional rejection based on a non-statutory double patenting ground provided the conflicting application or patent is shown to be commonly owned with this application. See 37 CFR 1.78(d).

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

In layman's terms, the applicant seems to disclose the same subject in both applications namely, shielding a hearing aid against electromagnetic field and therefore, the applicant would have to file a terminal disclaimer in order to put the application in condition for allowance which means that the new application (08/835,350) would be allowed on the basis that the original and the new application would expired at the same time and if the applicant decides to sell the claimed subject matter, both would have to be given to the buyer.

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Conclusion

5. Any inquiry concerning this communication or earlier communication from the examiner should be directed to REXFORD BARNIE whose telephone number is (703) 306-2744. The examiner can normally be reached on Monday through Friday from 8:30 to 6:00p:m

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Curtis Kuntz, can be reached on (703) 305-4708. The **informal fax number** (Draft or Proposed Amendment) for this Group is (703) 305-9508 wherein the **formal fax number** for the group is (703) 305-9051 or 305-9052. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the group receptionist whose telephone number is (703) 305-3900.

R.B. 06/11/98.

PAUL LOOMIS PRIMARY EXAMINER Form PTO 948 (Rev. 8-98)

U.S. DEPARTMENT OF COMMERCE - Patent and Trademark Office Application No.

Application No. 835

STORAGO CHANGE OF THE THE CHANGES

The dsawing(s) filed (insert date)are:	1. Consection of Informalities-37 CFR 1.85
A. approved by the Draftsperson under 37 CFR 1.84 or 1.152.	
B. Debicated to by the Dreftsperson under 37 CFR 1.84 or 1.152.	
B. abjected to by the Draftsperson under 37 CFR 1.84 or 1.152.	for the reasons indicated below. The Examiner will require
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Color drawings are not acceptable until petition is granted.	and to another Whon Dazeris cither unright or turned so that the ton
rig(s)	becomes the right side, except for graphs. Fig(s)
2. PHOTOGRAPHS. 37 CFR 1.84 (b)	becomes the right side, except for graphs. Figs. 134, 130, 130, 130, 131, 131, 131, 131, 131
1 full-tone set is required. Fig(s)	Scale not large enough to show mechanism without
Photographs not properly mounted (must use brystol board or	crowding when drawing is reduced in size to two-thirds in
photographic double-weight paper). Fig(s)	reproduction. Fig(s)
Foor quality (half-tone), Fig(s)	Fig(s) 91) 19. TO THE STANDARD TO CHARACTER OF LINES, NUMBERS, & LETTERS.
3. TYPE OF PAPER. 37 CFR 1.84(e)	37 CFR 1.84(i)
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4. SIZE OF PAPER. 37 CFR 1.84(f): Acceptable sizes:	Solid black shading not permitted. Fig(s)
21.0 cm bý 29.7 cm (DIN size A4)	12. NUMBERS, LETTERS, & REFERENCE CHARACTERS.
21.6,cm by 27.9 cm (8.1/2 x 11 inches)	12. NUMBERS, LETTERS, & REFERENCE CHARACTERS. 37 CFR 1.84(p) 101 Numbers and reference characters not plain and legible.
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Drawings sheets get an acceptable size. Fig(s) 5. MARGINS. 37 CFR 1.84(g): Acceptable margins:	rigure legends are poor, Fig(s)
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changes will be permitted it solls observed as	1. Clarifices to the drawning concerns and information of the concerns and information of the concerns of the
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6. VIEWS. 37 CFR 1.84(h)	13. LEAD LINES. 3/CFR 1,84(q)
REMINDER: Specification may require revision to	Lead lines cross each other. Fig(s) Lead lines missing. Fig(s)
correspond to, drawing changes.	14. NUMBERING OF SHEETS OF DRAWINGS. 37 CFR 1.84(1)
Partial views. 37 CFR 1.84(h)(2)	Sheets not numbered consecutively, and in Arabic numerals
Brackets needed to show figure as one entity.	beginning with number 1. Sheet(s)
Fig(s)	15. NUMBERING OF VIEWS, 37 CFR 1.84(u)
Fig(s)	Views not numbered consecutively, and in Arabic numerals,
Enlarged view not labeled separetely or properly.	beginning with number 1. Fig(s)
Fig(s)	16. CORRECTIONS. 37 CFR 1.84(w)
7. SECTIONAL VIEWS. 37 CFR 1.84 (h)(3)	Corrections not made from prior PTO-948
Hatching not indicated for sectional portions of an object.	17. DESIGN DRAWINGS. 37 CFR 1.152
Fig(5)	Surface shading shown not appropriate. Fig(s)
Sectional designation should be noted with Arabic or Roman numbers. Fig(s)	Solid black shading not used for color contrast.
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REVIEWER John House

DATE 1/13/99

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ATTACHMENT TO PAPER NO.

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